IN THE CIRCUIT COURT OF WASHINGTON COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

٧.

NO. 2019-0061

JESSICA FRYREAR, RODERICK PAYNE, EUGENE SANDERS

DEFENDANTS

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PARTIAL TRANSCRIPT OF THE PROCEEDINGS HAD AND DONE IN THE TRIAL OF THE ABOVE STYLE AND NUMBERED CAUSE, BEFORE THE HONORABLE ASHLEY HINES, CIRCUIT JUDGE, AND A JURY OF TWELVE MEN AND WOMEN, DULY IMPANELED, ON THE 22ND DAY OF JULY 2021

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(Appearances continued)



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## PROCEEDINGS 1 BY MR. McCOU: The State calls April 2 Miller, your Honor. 3 APRIL MILLER, 4 called on behalf of the State, having been duly sworn by 5 the deputy clerk, was examined and testified as follows: 6 BY MR. McCOU: May I proceed, your Honor? 7 BY THE COURT: You may proceed. 8 BY MR. McCOU: Your Honor, may the witness 9 remove her mask? 10 BY THE COURT: She may. 11 **DIRECT EXAMINATION BY MR. McCOU**: 12 If you would, state your name for the record. Q. 13 April Miller. Α. 14 Ms. Miller, do you know a Eugene Sanders? 15 Q. Yes, sir. Α. 16 Do you see him today? Q. 17 Yes. sir. Α. 18 would you point to him and tell us what he's Q. 19 wearing? 20 A pink shirt. Α. 21 BY MR. McCOU: Your Honor, may the record 22 reflect Ms. Miller has identified the defendant 23 Eugene Sanders? 24 BY THE COURT: Let the record so reflect. 25

1	Q.	Do you know a Roderick Payne?
2	Α.	Yes, sir.
3	Q.	Do you see him today?
4	Α.	Yes, sir.
5	Q.	Point to him and tell us what he's wearing?
6	Α.	A purple shirt.
7		BY MR. McCOU: Your Honor, may the record
8	refle	ct that she's identified the defendant
9	Roder	rick Payne?
10		BY THE COURT: Let the record so reflect.
11	Q.	Do you know a Jessica Fryrear?
12	Α.	Yes, sir.
13	Q.	Do you see her today?
14	Α.	Yes, sir.
15	Q.	Would you point to her and tell us what she's
16	wearing?	
17	Α.	A white shirt.
18		BY MR. McCOU: Your Honor, may the record
19	refle	ct that this witness has identified the
20	defen	dant Jessica Fryrear?
21		BY THE COURT: Let the record so reflect.
22	Q.	Ms. Miller, how long have you known Jessica
23	Fryrear?	
24	Α.	Since I've been incarcerated, maybe five
25	years now.	

1	Q. How long have you known Eugene Sanders?	
2	A. For a long time.	
3	Q. More than 10 years?	
4	A. More than 10 years maybe, yes.	
5	Q. And how long have you known Roderick Payne?	
6	A. I don't know, about six maybe, who knows.	
7	BY THE COURT: I can't hear you.	
8	BY THE WITNESS: Maybe about six. I knew (	G
9	before Bates.	
10	Q. Speak up, please.	
11	A. I'm sorry. Yes, sir.	
12	Q. And you said you knew G before Bates. Who is	5
13	G?	
14	A. Eugene. I knew him before him.	
15	Q. And who is Bates?	
16	A. Roderick.	
17	Q. Ms. Miller, you are aware of why you're here	
18	today?	
19	A. Yes, sir.	
20	Q. If you would, walk us through the events that	t
21	led up to your statement to the sheriff's office	
22	regarding the events involving Frederick Formigoni's	
23	death.	
24	A. Okay. Well we were	
25	Q. And speak clearly and slowly so the jury can	

1 understand you.

A. Okay. So I'm not sure. I know the event happened at -- we went to Cleveland that day. After we went to Cleveland we went to Skeeter, Floyd Whittiker's house.

Okay, Floyd Whittiker, and then I got out because we mainly was just joyriding, so we went to find a truck that my sister had. We went to Skeeter's house after that. I went inside, talked to my sister and then we left --

BY AN UNIDENTIFIED JUROR: Excuse us. Can she slow down and a little louder?

BY THE COURT: Slow down, please, and speak into that microphone.

BY THE WITNESS: Okay. After we went to Cleveland we went to Skeeter's house which is Floyd Whittiker. When we pulled up at Floyd's I went in and talked to my sister. After I got back I went back to the car and then we left.

- Q. While you were there did you say anything to Floyd Whittiker or ask him anything?
  - A. I don't recall if I did. I don't recall.
- Q. Do you recall providing a statement to Sergeant Adams and some other investigators with the Washington County Sheriff's Office?

Α.	I recall that, yes.
Q.	And do you recall telling them that you asked
Floyd to ac	company you-all?
Α.	No, sir, not as of now.
Q.	You do not recall that?
Α.	As of now I don't, no, sir.
Q.	Do you recall saying that?
Α.	I recall, yes, sir.
Q.	So to be clear, you recall saying that in the
statement b	ut you don't recall actually saying that in
real life?	
Α.	It was all blurry then, too, because it's
been four y	ears ago.
Q.	To your best recollection did you ask him?
Α.	As my knowledge now, no, sir, I don't recall.
Q.	So you-all were at his house, you left, and
what happen	ed?
Α.	Then we went to Freddie Formigoni's house,
yes, and th	en
Q.	Let me stop you. You were at your cousin
Floyd's hou	se. Where was that house at?
Α.	Behind Hoppers on Reed Road.
Q.	When you-all were there who all was present
in the vehi	cle with you?
Α.	All four of us.
	Q. Floyd to ac A. Q. A. Q. A. Q. statement b real life? A. been four y Q. A. Q. what happen A. yes, and th Q. Floyd's hou A. Q. in the vehi

Q.	When you say all four of us, is that you plus
the three de	efendants you've identified?
Α.	Yes, sir.
Q.	And how long were you-all there?
Α.	It wasn't that long, no, sir. I can't count
the minutes	but it wasn't long at all.
Q.	And what route did you-all take?
Α.	The highway.
Q.	Were there any stops anywhere in between
Α.	No, sir
Q.	the house on Reed Road and Formigoni's
house?	
Α.	No, sir.
Q.	What route did you-all take to get there?
Α.	We went to Reed Road down Highway 1 all the
way down.	
Q.	Who was driving?
Α.	Eugene.
Q.	Who was in the front passenger's seat?
Α.	Me.
Q.	Who was behind the driver?
Α.	Bates Roderick.
Q.	Who was behind you?
Α.	No, no, no. Roderick was behind me and
Jessica was	behind Bates I mean G.
	the three de A. Q. A. the minutes Q. A. Q. A. Q. A. Q. house? A. Q. A.

1	Q. So y'all go directly from Floyd's house on
2	Reed Road to Formigoni's house on Metcalfe Road, and what
3	happened?
4	A. We pull up, they get out.
5	Q. When you say they?
6	A. The two dudes, the two guys.
7	Q. What are their names?
8	A. Eugene and Roderick, they get out. Me and
9	Fryrear, Jessica, was still in the car.
10	Q. So the same four people that left Greenville
11	were the same
12	A. The same four people.
13	Q four people in the car.
14	Α.
15	Q. And for the court reporter, let me finish my
16	question. She can only type what one of us is saying at
17	a time.
18	A. Okay, I'm sorry. Yes, sir.
19	Q. The same four people that were on Reed Road
20	were the same four people at the house when y'all got to
21	Metcalfe Road?
22	A. Yes, sir.
23	Q. You said Sanders was driving. Where did he
24	park when you-all got to the house on Metcalfe Road?
25	A. We went to the highway and then it's like a

1	
1	U-turn to point back at the highway. So it was on the
2	side, it wasn't in the driveway or nothing.
3	Q. You say U-turn. Did y'all pull into that
4	driveway?
5	A. No, sir, we didn't. You know like when
6	you're on the highway you make a U-turn to pull through
7	the gravel, yes, sir.
8	Q. And parked on
9	A. The side of the road basically. The U-turn
10	was to the side of the road.
11	Q. And did he park on the side of the road where
12	the house was or the opposite side?
13	A. No. It was where the house was. It wasn't
14	the opposite side.
15	Q. After he parked or put the car where it
16	stayed, how long before the two gentlemen got out?
17	A. It wasn't long. They just got out.
18	Q. Immediately
19	A. Pulled and got out, yes.
20	Q. And what did they do when they got out of the
21	car?
22	A. They walked up there. I don't know what they
23	did. I stayed in the car.
24	Q. So when they got out of the car you saw them
25	walk toward the house?

They just got out and walked toward the 1 Α. Yes. house, yes, sir. 2 And once they walked toward the house, what Q. 3 do you remember happening then? 4 I just remember sitting in the car. Α. 5 How long were you sitting? 6 Q. I can't count the minutes but it wasn't long, Α. 7 yes, sir. 8 And then you were sitting in the car, and Q. 9 what do you remember happening next? 10 I was just sitting in the car and I do 11 remember hearing a gunshot, but I didn't really pay no 12 mind to it, yes, sir, and then they came back and we 13 left. 14 What did you do when you heard the gunshot? Q. 15 I didn't react. Α. 16 What were you doing while you were waiting in Q. 17 the car? 18 Just waiting in the car. I remember being on Α. 19 the phone and dozing and dozing off and stuff, yes, sir. 20 And once you heard the gunshot, how long 0. 21 between the gunshot and you said -- I believe you said 22 they ran back to the car? 23 well, being not in the right state of mind 24

that I was in, I can't tell you exactly the minutes, but

I can tell you it wasn't all that long. 1 what do you mean you weren't in the right 2 Q. state of mind? 3 Of course, I was on drugs but, you know. Α. 4 What drugs were you taking? 0. 5 I took Xanax and I also did shoot up ICE Α. 6 every now and then. 7 And how often would you do that? Q. 8 I took Xanax every day if I could find it. Α. 9 And what about the -- you mentioned ICE? Q. 10 Yes, ICE. I would take a shot everyday if I Α. 11 could find a vein, but if I couldn't find a vein I just 12 wouldn't worry about it. Xanax was my main thing. 13 would you, in 2017, consider yourself an Q. 14 addict at that point? 15 Yes, sir. I got out of rehab in 2017 in Α. 16 January. I stayed clean for maybe a few weeks and I got 17 back off -- on it, yes, sir. 18 And so once you saw them running back to the Q. 19 car, did they get back in the same seats? 20 Yes, sir, the same ones. Α. 21 And did you see any one of them with Q. 22 anything? 23 No, sir, I did not. Α. 24 Once they got back in the car did you-all Q. 25

1	immediately drive off?
2	A. Yes, sir.
3	Q. Did you see anybody else out there?
4	A. No, sir, I didn't. I can't even remember the
5	car, no, sir.
6	Q. What car were you in?
7	A. We were in a gray Impala.
8	Q. Who did that belong to?
9	A. I think that belong to Eugene's dad.
10	BY THE COURT: You're gonna have to be a
11	little bit closer to that microphone.
12	Q. What kind of car were you in?
13	A. Impala, a gray Chevy Impala.
14	Q. And who did you know it to belong or think it
15	belong to?
16	A. I think it belonged to Eugene's dad at that
17	time.
18	Q. Do you recall in your statement to the
19	investigators at the sheriff's office that you recall
20	them being at the house for at least 10 minutes?
21	A. No, sir. I do recall saying at least 10
22	minutes, but I just averaged it out, estimated it, yes,
23	sir.
24	Q. How many gunshots did you hear?
25	A. Just one that I recall.

1	Q. So when you were at Floyd's house let's go
2	back. What would you have been asking him to come with
3	you-all to do?
4	A. Mainly, probably to ride, but I don't recall,
5	no, sir.
6	Q. You recall telling the investigators in your
7	statement that you-all had planned to rob Mr. Formigoni?
8	A. Not at this time I don't recall it.
9	Q. But you recall telling them in a statement in
10	2017?
11	A. Yes, sir, I recall that, but as of now.
12	Q. You say your memory is better now or in 2017?
13	A. It's not. I'm working off four years of
14	memory.
15	Q. My question is would you say your memory is
16	better now or was it better in 2017?
17	A. It's better now. If anything would happen I
18	would remember it now.
19	Q. So if I were to ask you if you recall any
20	conversation in the truck as of now or in the car that
21	you-all were in, do you recall you-all having any
22	conversation?
23	A. No, sir, there was no conversation that I
24	recall.
25	Q. Do you know why you would have told the

investigators in 2017 that you-all planned to rob Mr. 1 Formigoni? 2 At that time I was still sedated. Α. 3 Did anybody tell you to say that? Q. 4 No. sir. Α. 5 And you mentioned the gunshot. Did you see 6 Q. anybody with a gun --7 I knew Eugene always had a gun, but I Α. 8 just didn't see him get out with one. I just knew there 9 was one present. 10 Do you recall telling investigators you saw Q. 11 him with one that day? 12 Α. Yeah, I seen one that day. 13 You did? Q. 14 15 Α. Yes. While you-all were riding around? Q. 16 Α. Yes. 17 The same four people? Q. 18 Yes, sir. Α. 19 What color was it? 20 Q. It was silver that I recall. Α. 21 Do you recall giving any other statements to 22 Q. the sheriff's office other than the one I've been 23 referencing from October 27th? 24 Α. No, sir. 25

Do you recall going to the scene with them in Q. 1 one of their vehicles? 2 Is that what I just told you about? Α. 3 The sheriff's office showing them? Q. 4 I recall that, yes, sir. Α. 5 And do you recall at that point also telling Q. 6 them that you-all had planned to rob Mr. Formigoni? 7 No, sir, I don't recall that. Α. 8 Did you know Mr. Formigoni? Q. 9 No, sir. Α. 10 Had you ever seen him or known of him? 11 Q. I seen him one time. I went there with a 12 Α. deceased man named Rob Dawkins, and I stayed in the truck 13 and he got out and talked to him at the hood of the 14 truck. I didn't meet him. He didn't lay eyes on me, I 15 didn't lay eyes on him, yes, sir. 16 Did anyone else other than Mr. Sanders have a Q. 17 gun that you saw that day while y'all were riding? 18 No, sir, not that I recall. No, sir, I Α. 19 didn't see anything. 20 Just so that we're clear, you recall in your Q. 21 statement telling them that you-all planned to rob him in 22 the statement? Yes? 23 Somewhat, yes, sir. Α. 24 But you're saying now you don't recall saying Q. 25

that or don't --1 It's all blurry. I just don't recall as of 2 Α. now, yes, sir. 3 And you're saying that you think your memory Q. 4 today would be better than your memory at the time? 5 Yes, sir, way better today as of today. 6 Α. I asked you earlier, when you gave them this 7 Q. information that you asked Floyd to come with y'all --8 Α. No, sir. 9 -- did anybody tell you to say that? Q. 10 No, sir, they did not. Α. 11 Did anybody at the sheriff's office or any Q. 12 other person tell you to say that you-all planned to rob 13 him? 14 No. sir. Can you repeat that? 15 Α. Did anybody at the sheriff's office or Q. 16 17

- anybody else, any person that you know tell you to tell the sheriff's office about the robbery?
  - No. sir. Α.

18

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- Did anybody, a member of the sheriff's office Q. or any other person that you know tell you at the time to tell them that Eugene and Roderick are the ones that got out?
  - No. sir. Α.
  - Did any member of the sheriff's office or Q.

anybody else tell you to say in 2017 that you observed 1 Mr. Sanders with a gun? 2 No. sir. Α. 3 You mentioned that you were taking, I Q. 4 believe, Xanax and ICE back in 2017 around this time. 5 would those cause you to -- those are not hallucinogens, 6 are they? 7 No. sir. Xanax is for depression and ICE is Α. 8 mainly an upper. 9 So they wouldn't cause your brain to create 10 memories that didn't occur? 11 No, sir. It might make you forget something, Α. 12 but. 13 Just as I asked you about the statement you Q. 14 made then, I'll ask about what you're saying now. 15 anybody told you to say that your memory is better now 16 than it was? 17 No. sir. Α. 18 Did either of these defendants or any member Q. 19 of the sheriff's office or any other person told you to 20 say that you don't recall making these statements? 21 Α. No, sir. 22 what has led you to say that you believe your 23 memory is better now than it was in 2017? What, is that 24

a thought you had?

- Yeah, it's just what I believe. Like say for 1 instance, I'll remember this more now than I was on 2 drugs, you know, yes, sir. 3 But you don't deny giving this statement and Q. 4 saying those things? 5 I don't. I said it. Α. 6 Was there any, between Reed Road and the Q. 7 Formigoni house on Metcalfe Road, do you recall any 8 conversation? 9 No. sir. Α. 10 Do you recall telling the sheriff's office, Q. 11 other than the plan to rob, there was any developed 12 ongoing conversation? 13 No, sir. Α. 14 What about on the ride back what did you-all Q. 15 talk --16 No, sir, no conversation. 17 Α. where did y'all go after they got back in the Q. 18 car? 19 If I recall right, I think I was staying with 20 a person named Gene. I think I got dropped off there, 21 but I know I ended up back at Skeeter's house, Floyd 22 Whittiker's house. 23
  - Q. Do you recall going directly from the Formigoni house to that house?

1	A. If I recall right. I know I ended back up at
2	Skeeter's house that night.
3	Q. Based on your statement that you believe that
4	your memory of it now is better than it was in 2017, do
5	you have any idea why in 2017 you would have told the
6	sheriff's office that you four, these three including
7	you, went to rob Mr. Formigoni and that they got
8	A. Other than the sir?
9	Q. And that these two, Sanders and Payne got out
10	to do it?
11	A. I don't recall, but I know if I said it it's
12	true, yes, sir. If I said it at that time it's true but
13	as of now, you know, I'm working off four years of
14	memory, so.
15	BY MR. McCOU: Tender, your Honor.
16	BY THE COURT: Ms. Rodgers?
17	CROSS-EXAMINATION BY MS. RODGERS:
18	Q. Good morning, Ms. Miller.
19	A. Good morning.
20	Q. My name is Trish Rodgers, I'm Patricia
21	Rodgers, and I represent Jessica Fryrear. I have several
22	questions that follow up to what you've just testified
23	to. You stated that you have known Jessica Fryrear at
24	this point in time for five years, is that correct?
25	A. Yes, ma'am.

1	Q. And so if we subtract the four years
2	A. Of being incarcerated, yes, ma'am. That
3	means I would have known her for at least I think I
4	met her around April or May, if I'm being correct. I
5	know I met her in 2017.
6	Q. You met her in April or May of 2017, is that
7	what you're saying?
8	A. Yes, because she stayed at my house for a
9	little while.
10	Q. So a little over four years you've known Ms.
11	Fryrear then, is that correct?
12	A. Yes. I just added the whole 2017 as five
13	years.
14	Q. I understand. So you met her in April or
15	May. Did you and Jessica ever live in the same house?
16	A. She stayed with me, yes, ma'am. I can't
17	recall if it was a few days, few weeks. Yes, ma'am, she
18	stayed with me.
19	Q. What time period was that?
20	A. I think I had my house like in May no, I
21	got it in April and I think I moved out of it in like
22	July.
23	Q. So do you remember whether it was April, May,
24	June or July?

No, ma'am, I can't recall, but I know it was

24

25

Α.

around that time. 1 And you said you can't recall if it was days 2 Q. or weeks that she lived there, is that correct? 3 Yes, ma'am. Α. 4 But she definitely lived there, is that Q. 5 correct? 6 Yes, ma'am. Α. 7 Did she pay you rent? Q. 8 Α. No, ma'am. 9 You just let her live there? Q. 10 Yes, ma'am. Α. 11 And you and Jessica did drugs together, is Q. 12 that correct? 13 Yes, ma'am. Α. 14 And if you don't mind, let me finish so that 15 Q. the court reporter is not having to take down both of us 16 at the same time. 17 Yes, ma'am, sorry. Α. 18 So at any point did you and my client, Ms. Q. 19 Fryrear, have an argument or a falling out? 20 No, not really, no, ma'am. Α. 21 So nobody ever had to come to your house and Q. 22 remove her from your house? 23 No. ma'am. She left. Α. 24 She left? Q. 25

one day she was
d out?
l and May. I
May that she
or bad terms?
or bad. As of
it was good or
of July 19th

messaging her and asking her to meet you at Double Quick?

A. No, ma'am.

- Q. You don't recall that?
- A. No, ma'am.
- Q. So it's your testimony here today under oath that that never happened?
- A. Yes, ma'am. I don't recall her meeting me at Double Quick. I do recall one night that she texted me and asked me to give her a ride and she would meet me at Double Quick. but that's not on that same night.
- Q. And so other than that communication after she moved out in April or May, did y'all talk at any point in time?
- A. Not until that one night that you just brought up at Double Quick, but I don't think it was that night at all. It was not that night.

She texted me and asked me -- we were riding around and she said, can you meet me, can you give me a ride and meet me at Double Quick.

I said sure. Well, we posted up like a street above Double Quick and she was walking from it and we got a bad feeling, so I blocked her off Facebook. We never picked her up.

- Q. So why did you get a bad feeling?
- A. I just had a bad feeling. It was like 4

o'clock in the morning, and then I seen another truck 1 riding by and just blocked her and didn't even worry 2 about it no more. 3 And when did that happen? Q. 4 It was a night, it was close in June, but I Α. 5 don't recall the exact night. 6 So other than that communication with Ms. Q. 7 Fryrear, have you talked to her? 8 Α. No. ma'am. 9 So it's safe to say y'all were not friends, 0. 10 is that correct? 11 I would say associates, yes, Not friends. Α. 12 I didn't have any friends out there, so. vou know. 13 what is the definition of an associate? Q. 14 A person you talk to, you know, a person you 15 Α. hang around, but as far as a friendship, no, ma'am. 16 But other than the communication via text Q. 17 where you claim she asked for a ride, y'all didn't speak, 18 correct? 19 No, ma'am. Other than that, no, ma'am. 20 Α. After I blocked her I didn't hear nothing from her until 21 that night. 22 Until what night? Q. 23 The night that this happened. Α. 24

So what did you hear from her on the night

Q.

1	that this happened?
2	A. Nothing. I didn't talk to her or nothing.
3	Q. Do you know Donnie Williams?
4	A. I do know him.
5	Q. How do you know Donnie?
6	A. I just know Donnie because being around a lot
7	of people.
8	Q. When did you meet Donnie?
9	A. I can't recall a time, the exact time I met
10	him, but I've known him for a while, yes, ma'am.
11	Q. How long have you known him?
12	A. I can't recall the exact time, but it has
13	been years that I've known Donnie. I've known Donnie for
14	a while.
15	Q. Have you ever been in a relationship with
16	Donnie?
17	A. No, ma'am.
18	Q. And did you see Donnie Williams on July 19th,
19	2017?
20	A. No, ma'am. I hadn't seen Donnie in a long
21	time.
22	Q. Do you know Christy Moore?
23	A. I do know her.
24	Q. How do you know Christy Moore?
25	A. I know Christy because I think in 2016 me and

her had a little altercation but, you know, as far as 1 being friends with Christy I didn't get along with her or 2 anything, so. 3 Did you know that Christy Moore was present 0. 4 in the house at the time of the murder? 5 No. ma'am. 6 And are you aware at this point that there 0. 7 were two gunshots in the house and not one? 8 No. ma'am. 9 Α. You're not aware of that? Q. 10 I am not aware of it, but I do know I heard Α. 11 one, so. 12 So you heard one but you didn't hear the Q. 13 other, is that correct? 14 No. ma'am. Α. 15 So is today the first time that you've heard Q. 16 that there were two gunshots inside the house? 17 Yes. ma'am. Α. 18 And you said that y'all went to Cleveland Q. 19 that day, is that correct? 20 Yes, ma'am. It was earlier. Α. 21 Approximately, do you know what time y'all Q. 22 went to Cleveland? 23 No, ma'am. Α. 24 was that morning or afternoon? Q. 25

1	A. Afternoon.
2	Q. And what did y'all do in Cleveland?
3	A. Well, we mainly was just joyriding. My
4	sister had told me about a truck that her ex-boyfriend
5	had took from her and we went and found it.
6	Q. So y'all went there to investigate the theft
7	of a vehicle?
8	A. No, it wasn't investigating, no, ma'am. We
9	were just looking for it.
10	Q. Did you find the vehicle?
11	A. We did. I don't recall where it was but I
12	remember we found it on the road behind the trailer, so.
13	Q. What did you do after you found the vehicle?
14	A. Nothing, just came back and went to Floyd's
15	house.
16	Q. And your sister was at Floyd's house, is that
17	right?
18	A. Yes, ma'am. She was in the bed.
19	Q. Did you report to your sister that you found
20	the vehicle?
21	A. I did.
22	Q. Did you see Rob Dawkins while you were in
23	Cleveland?
24	A. Rob Dawkins was deceased. I think he died
25	the night before of an overdose I had heard.

- Have you ever done drugs with Rob Dawkins? 1 Q. Yes, ma'am. One night we all partied and Α. 2 Christy was actually there, yes, ma'am. That's the night 3 me and Christy had that altercation. 4 Okay. The same night you were with Rob you 0. 5 and Christy had an altercation? 6 Yes, but that was way, way, way before any of Α. 7 this, and that was the year before in 2016. 8 Okay. It's your testimony you've only been Q. 9 with Rob one time? 10 No, actually twice. He came to my house and Α. 11 I went with him to Freddie's house. That's when I said I 12 was in the back seat. He didn't look at me, I didn't 13 look at him. He got out and talked to Mr. Freddie at the 14 hood of the truck. So it was twice I met with Rob, the 15 first night with Christy and then that day in 2017. 16 Okay. What did Rob go to Freddie's house Q. 17 for? 18 I have no idea. Like I said, I stayed in the Α. 19 truck, he got out and they talked at the hood of the 20 truck and he got back in and I went to my house. Rob was 21
  - Q. And what did you and Christy have a falling out about?

like, sure, I'll ride to Cleveland with you.

just at my house and he asked did I want a ride and I was

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23

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I think it was something about stealing 1 something from her or something like that. I don't know, 2 but we had a falling out, and it was all over Facebook, 3 but it was really nonsense. 4 And Christy would have been dating Mr. 5 Formigoni at the time, correct? 6 I have no idea. Α. 7 So you went to Freddie's house with Rob Q. 8 approximately how long before the murder took place? 9 I can't tell you. Probably a month or so. Ι 10 I don't know, I can't recall. Yes, ma'am, I can't 11 recall. 12 And it was just you and Rob? Q. 13 And another person named Jok. Α. 14 Another person named who? Q. 15 Jok, J-o-k. Α. 16 What's Jok's real name? Q. 17 I have no idea. I just know his nickname. I Α. 18 don't even know him. 19 Okay. So you just rode and you have no idea Q. 20 why Rob went to Freddie's house? 21 Α. No. 22 So when he got back to the vehicle, he didn't 23 Q. explain why he was there? 24 No, ma'am, he didn't. Α. 25

1	Q. And you said when y'all left y'all all drove
2	out here, you said y'all made a U-turn
3	A. In the highway, yes, ma'am, to point towards
4	the highway facing back the same way we just came from.
5	Q. And you said you do recall the video that
6	A. I recall that, yes, ma'am.
7	Q. Do you recall in that video telling
8	investigators that y'all pulled in the driveway and then
9	backed out of the driveway to turn around and face the
10	other way?
11	A. No, ma'am.
12	Q. You don't recall that?
13	A. No, ma'am.
14	Q. But it's your testimony you made a U-turn?
15	A. Yes, ma'am.
16	Q. So how much Xanax did you take that day?
17	A. I can't recall, but I do know that I at least
18	took three or four to feel normal because at that time I
19	was addicted to them, yes, ma'am. And you know,
20	withdrawals.
21	BY MR. GORE: I'm sorry, your Honor. I
22	can't hear.
23	BY THE COURT: You must speak into the
24	microphone more clearly.
25	BY THE WITNESS: At that time I took three

1	or four maybe to feel normal because I was addicted
2	to Xanax, so I had to. To not withdraw I had to
3	take that, yes, ma'am.
4	Q. I understand. So that was an everyday thing
5	for you?
6	A. Yes, ma'am.
7	Q. So that you wouldn't experience those
8	withdrawals, correct?
9	A. Yes, ma'am.
10	Q. And so that's how you functioned on a
11	day-to-day basis, correct?
12	A. Yes, ma'am, back then.
13	Q. And were you able to take care of your
14	everyday business while you were on Xanax?
15	A. Yes, ma'am. I mean, I paid my rent, you
16	know.
17	Q. So did you have any more than three or four
18	Xanax that day?
19	A. I can't recall. Like I said, I just took it
20	on a normal day. So that day I can't recall how many I
21	did take.
22	Q. Do you remember being especially high that
23	day?
24	A. Not that I recall, no, ma'am.
25	Q. So you have a memory of this day, correct?

- Yes. ma'am. somewhat. 1 Α. And you specifically remember there being 2 Q. only one gunshot, is that your testimony? 3 That I can recall, yes, ma'am. Α. 4 Have you ever been in a vehicle before when Q. 5 an individual or individuals got out, went to a house and 6 shot a gun and then came back to the vehicle that you 7 were in, has that ever happened to you before? 8 I mean, like maybe if they were going to go Α. 9 buy one or something like that, you know, to test it out 10 in the country or something, yes. But other than that, 11 12 no. So you've never been in this same situation Q. 13 before? 14 No. ma'am. Α. 15 Would you say that this is a pretty irregular Q. 16 incidence? 17 Yes, ma'am. Α. 18 Life changing, correct? Q. 19 Yes, ma'am. Α. 20 And was it startling for you to hear that Q. 21
  - A. At that time, you know, but I know my place, stay to yourself, you know, so.

gunshot?

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24

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Q. So you just hear one gunshot. You're saying

April Miller - Cross that the two guys came back to the vehicle and nobody 1 says a word? 2 Nobody says anything that I recall. Α. 3 And when did you find out that Mr. Formigoni Q. 4 was deceased? 5 well, that I recall I did hear it on the news Α. 6 afterwards, but Detective Evans did call me and asking me 7 about a murder, and at that time I had thought in my head 8 I had heard stories that Rob Dawkins had got murdered. 9 So I figured he might have been talking about him 10 but he wasn't, and he didn't make hisself clear. I said, 11 I know of somebody who died last night, and then after 12 that occasion I found out on the news. My friend, you 13 know, told me and stuff. 14 When did Gerald Evans call you? 15 It might have been two days. I don't know, I Α. 16 can't recall, but I know he called and asked because I 17 was in Wal-Mart parking lot that night. 18 In July of 2017, how did you know Gerald Q. 19 Evans? 20 Gerald Evans used to always lock me up 21 because I used to always go and get grand larceny charges 22 So he was mainly the investigator on and stuff. 23 everything, so. 24

Q.

25

Okay. And so Gerald Evans is calling you for

## information? 1 Yeah, questioning like he always does because 2 Α. he always thinks I'm stealing something or stuff like 3 that, yes, ma'am. 4 So he assumed you were a suspect from the 5 very beginning? 6 I assume, yes, ma'am. I don't know where he Α. 7 got his knowledge from, but I assume, yes, ma'am. 8 Q. And you told him what? 9 I told him I knew that Rob Dawkins had Α. 10 That's who I thought he was talking about. passed. 11 And how did you know that Rob Dawkins had Q. 12 passed? 13 Because he was at a friends's house of mine Α. 14 in Cleveland and they told me. 15 And you were also in Cleveland that day, 0. 16 correct? 17 No, not that day, no, ma'am. The day Evans Α. 18 called me, no, ma'am. 19

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23

24

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Q.

Α.

0.

Dawkins?

also in Cleveland, correct?

night before or something like that.

No. The day that Rob Dawkins died, you were

No, ma'am. I heard that he had died the

Have you ever administered drugs to Rob

1	A. No, ma'am. Administered, you mean as gave
2	him drugs?
3	Q. Shoot him up. Did you ever shoot him up?
4	A. No, ma'am. I didn't even know that he shot
5	up, and at that time I knew he was on heroin, and I
6	didn't do heroin, so.
7	Q. When you said you left the scene and went to
8	Gene's house, what's Gene's full name?
9	A. I can't recall his full name as of now.
10	Q. Gene Long, correct?
11	A. Yeah, that's probably it, yes, ma'am. He
12	worked at Toyota.
13	Q. And so you went directly from the murder
14	scene to Gene Long's house, correct?
15	A. As I said, I recall I might have went to
16	Gene's, but I know I ended up at Skeeter's, so.
17	Q. So you don't remember?
18	A. I can't recall just correctly.
19	Q. How did you know Gene?
20	A. Just a longtime friend, you know, I just knew
21	of him. He did drugs. He was around the circle, you
22	know.
23	Q. Did you tell investigators that you went from
24	there to Gene's house?
25	A. Not that I recall.

1	Q.	So going back to your relationship with Ms.
2	Fryrear. Y	ou told the jury that y'all didn't speak, you
3	and Ms. Fry	rear didn't speak except for the one time you
4	claim she t	exted you and asked for a ride?
5	Α.	Yes, ma'am.
6	Q.	But then you want the jury to believe she
7	ended up in	the car with you during a murder?
8	Α.	Yes, ma'am. She was in the car with me
9	during that	
10	Q.	What did y'all talk about?
11	Α.	Nothing.
12	Q.	And what's your knowledge of the relationship
13	between Don	nie Williams and Freddie Formigoni?
14	Α.	I have no idea. The only knowledge that I
15	have is tha	t Christy Moore is Donnie's sister and that's
16	how I figur	e that they are connected, yes, ma'am.
17	Q.	So how did Jessica get in the car that night?
18	Α.	She was with Roderick.
19	Q.	She was with Roderick Payne?
20	Α.	Yeah. We all met up at Eugene's house.
21	Q.	Where is Eugene's house?
22	Α.	Off Reed Road.
23	Q.	How did she get there?
24	Α.	I don't know. They were there when we got
25	there.	

- When who got there? Q. 1 Me and Gene, we arrived there. I don't know Α. 2 where we went, but. 3 And so you and Eugene are gone somewhere and 0. 4 when you get back Jessica is at his house? 5 Uh-huh. 6 This is the same Jessica you aren't on Q. 7 speaking terms with, correct? 8 Uh-huh. I didn't have a problem with her, Α. 9 you know what I'm saying. 10 Well, why did you block her on Facebook? Q. 11 Because I didn't want no dealings with it, Α. 12 whatever I thought she had going on that night. You 13 know, of course, when you're on drugs you get spooked. 14 So I got spooked, didn't want no dealing with it, I 15 blocked her. 16 But you weren't spooked when you were --17 Q. you're telling the jury you were in a car with her, 18 correct? 19 Yes, ma'am. Α. 20 was Donnie Williams in the car that night? Q. 21 With us, no, ma'am. Α. 22 How far does Donnie Williams live from
  - I have no idea. Like I said, I didn't deal Α.

Q.

Freddie Formigoni?

23

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with Donnie, I just know him. 1 Have you ever been with Donnie? 2 Q. No, ma'am. Α. 3 BY MS. RODGERS: Court's indulgence for a 4 moment. 5 BY THE COURT: Very well. 6 Isn't it true, Ms. Miller, that the day y'all 7 Q. actually went to Cleveland, you and Ms. Fryrear together, 8 was back in April when y'all lived together? 9 No. ma'am. Α. 10 That's not true? Q. 11 No. ma'am. If we went to Cleveland then, Α. 12 yeah, we probably did ride to Cleveland then, but it 13 wasn't for that occasion. 14 Y'all didn't go looking for the truck that --15 0. Not then, no, ma'am. Not at that time in Α. 16 April, no, ma'am. 17 BY MS. RODGERS: Nothing further. 18 BY THE COURT: Do you tender? 19 BY MS. RODGERS: Yes, sir. 20 BY THE COURT: Mr. Littleton? 21 BY MR. LITTLETON: May it please the Court? 22 BY THE COURT: You may proceed. 23 CROSS-EXAMINATION BY MR. LITTLETON: 24 Ms. Miller, my name is James Littleton and I 25 Q.

represent Roderick Payne for which we're here today. You 1 indicated that you went to Floyd's house on the day this 2 incident occurred. You remember the date of this 3 incident? 4 No, sir. It was in July. Now that I know 5 Α. now y'all say July 19th, yes, sir. 6 But you indicated you went to his house. Did 0. 7 you at any point ask him to participate? 8 Ask Floyd? 9 Α. Yes. Q. 10 Not that I recall right now. Α. 11 You're not saying that you didn't, you're 12 Q. just saying you don't recall? 13 I don't recall, yes, sir. Α. 14 And what time would that have been? Q. 15 It was night because when we went to Α. 16 Cleveland it was the evening. So it was night, yes, sir, 17 and I consider night being after 12:00, too. When it's 18 dark that's what I consider night, too. 19 So you consider it to be dark? 0. 20 Yes, sir. 21 Α. Dark could have been earlier like 8:00, 9:00, 22 Q. 10:00? 23 It was a little bit more, I think. Α. 24 You mean a little bit later? 25 Q.

1	Α.	Yeah, a little bit later, yes, sir.
2	Q.	But you're not aware of how long?
3	Α.	Not aware of the time.
4	Q.	And it's your contention y'all left there and
5	went down H	ighway 1 and went out to Mr. Formigoni's
6	house?	
7	Α.	Yes, sir.
8	Q.	And you indicated you had been to Mr.
9	Formigoni's	house before, correct?
10	Α.	One time.
11	Q.	So you knew where he lived?
12	Α.	I knew, yes, sir.
13	Q.	Now, when you went with the ride with the
14	investigato	rs, we could hear you ask which house is Mr.
15	Formigoni's	house.
16	Α.	It was nighttime and I didn't really pay
17	attention.	It was nighttime when we were riding.
18	Q.	It was nighttime when you were riding
19	Α.	When we all were together, yes, sir.
20	Q.	And who is we are you referring to?
21	Α.	All four of us.
22	Q.	But it was daytime when you went with the
23	investigato	rs?
24	Α.	Yes, sir.
25	Q.	And you had been out there before, right?
1		

1	A. Yes, sir. Like I said, I had been out there
2	before, but when I was with Rob I really didn't pay
3	attention to where you know, the location there.
4	There are three or four houses there, so.
5	Q. When you went with the investigators why did
6	you ask which
7	A. I was in the back seat
8	Q. Let me finish, ma'am, and then you can
9	answer. We're not gonna do this back and forth, okay.
10	When you went with the investigators out to his house,
11	why did you ask the investigator which house is it?
12	A. I didn't ask them. I was thinking out loud
13	and I rose up from the back seat to look.
14	Q. What time did you get to Mr. Formigoni's
15	house?
16	A. Which occasion are you talking about?
17	Q. On the night you allege you were with these
18	people?
19	A. I can't recall the exact time, but I know it
20	was dark. It was late.
21	Q. And how long from the time you're out there
22	until y'all left?
23	A. It wasn't long.
24	Q. So you don't know what time you got out
25	there, you don't know if it was 12 o'clock, 2 o'clock, 5

1	o'clock?	
2	Α.	I was past 12:00 I do believe, but I can't
3	just put an	exact name on it.
4	Q.	You don't know what time?
5	Α.	Not exactly.
6	Q.	Would it have been before 4 o'clock?
7	Α.	It probably was. It was late. Like I said,
8	it was late	and it was night, so.
9	Q.	But would it have been before 4 o'clock?
10	Α.	It might have been around that area.
11	Q.	You think it may have been before 3 o'clock?
12	Α.	I don't recall, sir.
13	Q.	Where did y'all park?
14	Α.	On the side of the road.
15	Q.	Are you familiar with the had it rained
16	out there?	
17	Α.	Not that I know of. I can't recall.
18	Q.	You don't recall it having rained?
19	Α.	No, sir.
20	Q.	Isn't the road kind of sloped out there?
21	Α.	I assume. I don't know.
22	Q.	You say y'all parked on the side of the road?
23	Α.	On the side of the road. It's one road.
24		BY MR. LITTLETON: Court indulge me for
25	just a	a second?

1	BY THE COURT: Very well.
2	BY MR. LITTLETON: Your Honor, may I
3	approach?
4	BY THE COURT: You may.
5	Q. Can you identify those photos after you have
6	a chance to look at it?
7	A. Yeah, this is the house. No, this looks like
8	
9	BY MR. GORE: Your Honor, could she speak
10	into the mike?
11	BY THE COURT: Yeah. You must speak into
12	the microphone.
13	BY THE WITNESS: I'm sorry. I'm looking at
14	them. They look familiar, yes, sir.
15	Q. And would you tell us what is depicted in
16	those photos that you have?
17	A. If I'm not mistaken this is the house.
18	BY THE COURT: Ma'am, you've got to speak
19	into the microphone.
20	BY THE WITNESS: If I'm not mistaken this
21	is the house.
22	Q. Can you look at those photographs and tell me
23	what
24	A. I don't think this is the house to be honest
25	with you.

BY MR. LITTLETON: Does the State object to 1 those photos? 2 BY THE WITNESS: I really can't recall, you 3 know what I'm saying. I've only been there a few 4 times and I just didn't -- you know. 5 You can't identify that house, is that what 6 you're telling this Court? 7 I know for a fact this is not the house right Α. 8 here. 9 What about the photo with the house on it? Q. 10 From what I remember or recall the time I 11 went with Rob Dawkins, the slope, it was concrete and not 12 gravel, and that's just basing off memory, you know, so. 13 So you don't recall specifically that photo? Q. 14 Like I said, it was nighttime and this does Α. 15 look like it's the road, yes, sir. 16 Do you see a camper in that photo? Q. 17 I see a camper right in the back, yes, sir. 18 Did I see a camper that night, no, sir. 19 You can't remember that house? Q. 20 I can't remember that camper but it looks 21 like that's on the same road. I can't just off the top 22 and tell you what his house looks like. I know where 23

it's at. I know the location. It's not like I went in the house, you know.

24

Γ	
1	Q. I'm gonna leave this with you because I'm
2	gonna ask you some questions. Do you recall telling
3	investigators there was a long driveway leading up to
4	this house?
5	A. If I recall right it's a driveway. I don't
6	recall saying it was long, but.
7	Q. You see this photograph?
8	A. I see it right here.
9	Q. And you went there in the daytime with
10	investigators, right?
11	A. Yes, sir.
12	Q. So it wouldn't have been nighttime, correct?
13	A. Yes, sir.
14	Q. And you said your memory is better now than
15	it was at that time, correct?
16	A. Yeah, but I barely can remember things back
17	then. Like I said, my memory is better now because I'll
18	remember this right here better than I would have right
19	if it happened back then.
20	Q. Were you high on the day that you gave
21	investigators a statement?
22	A. Well, no, sir. I didn't take anything in
23	jail, but I probably still could have been coming down
24	off things to be honest with you. Who knows. I'm not
25	sure how long, you know.

And you would have given that statement Q. 1 October 27 of 2017? 2 Α. October 27th, that's when this happened or 3 that's when they took me to this place you saying, or is 4 that when I gave them the statement and got locked up? 5 When you gave the statement. Q. 6 Yes. sir. Α. 7 You would have been high at that time? Q. 8 I was on things, but the night before when I 9 Α. knew that I had to come to the sheriff's department I did 10 not do anything, I slept that night, but I still could 11 have been coming down off everything I had done. 12 Because you're high and you testified there's Q. 13 a need for these drugs because you become withdrawn, 14 right, when you don't get Xanax, correct? 15 Α. Sometimes, yes, sir. 16 Will you do or say anything to get it? 17 Q. No. sir. Α. 18 You won't lie to get it? Q. 19 Depends on to who, to be honest with you. Α. 20 Will you steal to get it? Q. 21 I have. Α. 22 Will you cheat to get it? Q. 23 Cheat as in what? Α. 24 However you need to cheat to get it? 25 Q.

I would steal to get it but I also supported Α. 1 my own habit. 2 It would be fair to say you would do just Q. 3 about anything to get these drugs? 4 I wouldn't say anything but I would do Α. 5 things, yes, sir. 6 What type of things would you do? Q. 7 well, I have had sex for money and got my Α. 8 drugs, yes, sir. I have stolen trailers to get money to 9 get drugs. 10 You ever been involved sexually with Roderick Q. 11 Payne? 12 I have. Α. 13 What about Gerald Evans have you ever been --Q. 14 No, sir. Α. 15 Let me finish my question. Have you ever Q. 16 been sexually involved with Gerald Evans? 17 Α. No, sir. 18 Have you ever been to the Budget Inn? Q. 19 Yes, sir, plenty of times. Α. 20 You ever recall being at the Budget Inn with Q. 21 22 Connie Raymond? No, sir, I don't recall, but she probably 23 Α. could have stopped by the room with somebody. 24 people coming by. 25

direction?

1	A. I would say South Highway 1, Highway 1 South.
2	The same way we came back from on Highway 1 is the same
3	way we were pointing out.
4	Q. Is it fair to say
5	A. Oh, I don't know. I don't know the north or
6	south
7	BY THE COURT: Wait a minute. Let her
8	finish the answer.
9	BY THE WITNESS: Sir?
10	BY THE COURT: Are you through with your
11	answer?
12	BY THE WITNESS: I don't know the north or
13	south ways but which way we came back from is the
14	way we pointed towards to go that way.
15	BY THE COURT: You may proceed.
16	Q. Well, let me ask you this: Is that in the
17	direction of Metcalfe?
18	A. Metcalfe, I thought we were in Metcalfe.
19	Q. And you're on the side of the road. You
20	don't recall the weather?
21	A. I don't recall any weather, no, sir.
22	Q. Wouldn't you agree that if it had rained it
23	would be difficult to park on the side of that road where
24	you allege you-all were?
25	A. Not really, no. sir. You can park anywhere

when it's raining if it ain't muddy. 1 That's my point. It would have been muddy, Q. 2 correct? 3 I see grass right here. Α. 4 You don't think you-all would have gotten Q. 5 stuck? 6 BY MR. FRYE: Your Honor, speculation. 7 BY THE COURT: That objection is sustained. 8 You ever did drugs with Donnie Williams? 9 Q. No, sir. I had been high around Donnie Α. 10 Williams times but, no, sir, I never did drugs with him. 11 You indicated you knew him, right? Q. 12 I know him, yes, sir. Α. 13 And how do you know him? Q. 14 I can't recall. Just meeting him around. Α. 15 It's a circle, everybody knows everybody. You don't have 16 to hang out with anybody to know people. 17 I believe you were asked earlier by Ms. Q. 18 Rodgers. You're saying you did not get high with Rob 19 Dawkins the day before this incident occurred with Mr. 20 Formigoni? 21 I was not with Rob Dawkins the day before. Α. 22 You have these charges here in this court. 23 Q. You've been promised anything of value? 24 No, sir, I haven't. Α. 25

So nobody has told you with the D.A.'s office 1 or the investigators that you're gonna get a leaner 2 punishment? 3 No. sir. I'm charged just like everybody Α. 4 else. 5 Have you had any conversations with any 6 investigator about what you can expect as your punishment 7 for testifying here today? 8 No. sir. 9 Α. You have any other charges other than these Q. 10 charges pending? 11 No, sir, not that I know of I don't. I think Α. 12 I have a warrant in Greenville, but that's only because I 13 was incarcerated at the time I had a court date. 14 And you have no charges in Sunflower County? Q. 15 I had charges but I worked them out. Α. 16 What were those charges in Sunflower County? 17 Q. I had some traffic tickets and stuff. Α. 18 Any murder charge in Sunflower County? Q. 19 No. sir. Α. 20 You indicate that you were dropped off at Q. 21 Gene's. Who is Gene? 22 Gene was a friend I was staying with at that 23 Α. time because I had lost my house, but I was staying with 24

him.

- Q. What's his real name?

  A. She just refreshed my memory. It's Gene

  Long. She is correct after she refreshed my memory.
  - Q. Where does he live?

- A. I don't know where he lives as of now, but at that time he was staying a little bit off Raceway Road.
- Q. And why didn't you tell investigators this at the time you were giving your statement?
  - A. I don't recall.
- Q. So you do recall not telling them about Gene Long?
  - A. I do recall that. I just was thinking.
- Q. And this is the first time today you told anybody about Gene Long, correct?
  - A. Yes, sir.
- Q. And you say he lives off of what, Raceway Road?
- A. Raceway Road, yes, sir, a little bit by that Shell Station. I don't know if he lives there now, but that's where he was living in 2017.
  - Q. You have a phone number for him?
- A. No, sir, I do not. And I said I recall that I might have got dropped off at Gene's, but I know I ended up at Skeeter's house, so I just don't recall whether I got dropped off at any point.

So it's fair to say you don't really recall a 1 Q. whole lot about that night or the events of that night, 2 correct? 3 It's not fair to say that because I recall Α. 4 these things I've been telling you. It's just certain 5 things I don't recall because I just don't remember 6 everything. I'm working off four years of memory. 7 So you're saying you remember --Q. 8 And a lot of drugs. Α. 9 I'm sorry, we both can't talk. Go ahead. Q. 10 You talk first. Α. 11 So you're saying you remember some things but Q. 12 you can't remember other things? 13 I can't remember just everything, yes, sir. Α. 14 And what affects your memory where you're Q. 15 remembering some things and not other things? 16 Well, the effect is I was high that night. Α. 17 But I mean, you're still able to remember 0. 18 some things. Why is it that you're able to remember some 19 things and not other things at that time? 20 You just don't remember everything. Α. 21 Did you know where Donnie Williams was living Q. 22 at the time of this incident? 23 No. sir, not a clue. Didn't even really hang Α. 24 out with him, no, sir. 25

1	Q.	Had you ever been to the trailer park where
2	he lived?	
3	Α.	What trailer park?
4	Q.	The trailer park down from Mr. Formigoni's
5	house?	
6	Α.	No, sir. I don't know of any trailer park by
7	that house.	
8	Q.	Where are you now?
9	Α.	Where am I now?
10	Q.	Yes.
11	Α.	I'm in jail incarcerated.
12	Q.	Where?
13	Α.	I'm incarcerated in Sunflower County.
14	Q.	You eat steak and shrimp everyday?
15	Α.	No, sir, I do not.
16	Q.	You don't eat steak and shrimp?
17	Α.	I eat the county food that they serve us
18	everyday. T	hree meals a day and I sleep at night.
19	Q.	They're not giving you good food?
20	Α.	No, sir.
21		BY MR. McCOU: Objection to relevance, your
22	Honor.	
23		BY THE COURT: Objection is sustained.
24	Q.	What were you wearing on the night this
25	incident occ	urred?

I cannot recall what I was wearing. It may 1 have been some jeans or something, but I can't recall 2 what I was wearing. 3 What was Eugene Sanders wearing? Q. 4 I can't recall. Α. 5 What was Roderick Payne wearing? Q. 6 Can't recall and can't recall on her. Α. 7 You can't recall on Jessica Fryrear? Q. 8 No. sir. 9 Α. You indicated that you got a call from Gerald Q. 10 Evans about this matter? 11 Yes, sir, I did. Α. 12 And what did you tell him? What did he ask Q. 13 you and what did you tell him? 14 Well, first I did not know how he got my 15 number, and when I answered the phone I was at Wal-Mart 16 parking lot, and not sure how many days after that, and 17 he said I need to know about a dude that got killed. 18 And I said, well, I do know a dude that got 19 killed and that was Rob, because at that time I thought 20 that he had died, but later I found out he had died of an 21 overdose. 22 And that's who I thought he was talking about. 23 And then I was like, I don't know what you're talking 24

about, and then that was the end of that conversation.

And after then did Gerald Evans pick you up Q. 1 and take you to Sunflower County? 2 Α. No, sir, he did not. 3 Who took you to Sunflower County? Q. 4 A deputy picked me up. Α. 5 Which deputy picked you up? Q. 6 From Indianola. His name was Woody Spencer. Α. 7 So a deputy picked you up and took you to Q. 8 Sunflower County? 9 Yes, sir. Α. 10 Why not to Washington County? Q. 11 I don't know. Α. 12 It's particular if you don't know why they 13 Q. took you to Sunflower County? 14 No. sir. Α. 15 You had no charges over there at that time? 16 Q. I'm sure I probably did, sir. I did have a Α. 17 warrant for me, but I have warrants everywhere. 18 How often would you talk to Gerald Evans? Q. 19 Just when I steal something he'll message me 20 Α. or call or get my number somehow and be like, you got a 21 trailer, I want it. Of course, I'll deny it and then 22 he'll end up catching me with the trailer and I'll get 23 stuck with a charge. I'll bond out on it. 24 So he's called you a number of times about Q. 25

things that you've been involved with, correct? 1 It's a number. It's not a numerous number, 2 but it's a number of times, yes, sir. 3 So why were you surprised that he had your Q. 4 phone number? 5 Because I had changed it. I had a different Α. 6 number, I had a different phone. 7 BY MR. LITTLETON: If the Court will 8 indulge me? 9 BY THE COURT: Very well. 10 I want to revisit something. Your offer to 0. 11 testify, don't you have an agreement that as long as you 12 testify here today that you will receive some type of 13 treatment is that --14 No, sir. 15 Α. So you weren't required to be here to testify 16 Q. in this matter today? 17 I was required to be here because it is my Α. 18 charge at this trial. 19 well, they're charged. What makes you 20 Q. different? 21 Α. I don't know. 22 What makes you special? Q. 23 I don't know. Α. 24 BY MR. LITTLETON: May I approach, your 25

1	Honor?
2	BY THE COURT: You may.
3	Q. Can you look at that mailbox and make out
4	part of that address on that mailbox?
5	A. No, sir, I can't see it. It's dark.
6	Q. You can't see the number on there?
7	A. No, sir.
8	Q. You can't tell that that's an 11?
9	A. I see 1-1, but I also see other things under
10	there that I can't see.
11	Q. Do you know Mr. Formigoni's address?
12	A. No, sir, I don't.
13	Q. If I told you it was 1177, would you have a
14	reason to disagree with that?
15	A. No, sir.
16	Q. And you said on this mailbox there is an 11,
17	correct?
18	A. Yes, sir, I see two ones.
19	Q. And you're not saying that this is not his
20	house, you just don't remember, correct?
21	A. I just can't recall. I'm sure if I go in
22	that area I can point it out but, no, I can't recall.
23	Q. You recall giving a statement October 27,
24	correct, 2017?
25	A. I don't know the exact date, but I recall

being locked up and talking to them, yes, sir. 1 Do you recall telling investigators there 0. 2 were no campers and no vehicles at that location? 3 No, sir, I don't recall. Α. 4 You don't recall? Q. 5 No, sir. Α. 6 If I were to allow you to listen to your Q. 7 statement, would that help to refresh your recollection? 8 I've listened to it, and if I said it then it Α. 9 must have been true, but I don't recall as of now. 10 Just a quick question. If I were to allow Q. 11 you to listen to it, would that refresh your 12 recollection? 13 Yes. sir. Α. 14 And in the photo that I showed you you saw a 0. 15 camper, correct? 16 I did see a camper, yes, sir, but it was also Α. 17 dark, too, so. 18 BY MR. LITTLETON: Your Honor, at this time 19 we would like to refresh her recollection. 20 BY THE COURT: Do you have a transcription 21 of that statement that you could show her? 22 BY MR. LITTLETON: No, your Honor, but we 23 do have a video. We had some difficulties 24 yesterday but we've switched computers. 25

BY THE COURT: I don't want to take time 1 out of the trial because we've already demonstrated 2 that that's very hard to do and it takes so much 3 time that I don't want to do that. So I'll deny 4 that request at this time. 5 BY MR. LITTLETON: And again, your Honor, 6 we did switch computers. 7 BY THE COURT: I understand that, but it 8 takes so long to get the jury out and get them 9 It just takes too much time. back. 10 BY MR. LITTLETON: I understand. 11 BY THE COURT: Anything further? 12 BY MR. LITTLETON: I tender, your Honor. 13 BY THE COURT: Very well. Mr. Gore? 14 BY MR. GORE: Thank you, your Honor. May I 15 proceed, your Honor? 16 BY THE COURT: You may. 17 CROSS-EXAMINATION BY MR. GORE: 18 Ms. Miller, I'm Tucker Gore and I represent Q. 19 Eugene Sanders. Now, you've known Eugene a good long 20 time. correct? 21 22 Α. Yes, sir. Know each other from Leland, that sort of Q. 23 thing. And back in 2017 starting in about February or 24

March, you and Eugene started hanging out together?

1	A. Yes, sir.
2	Q. A lot?
3	A. Yes, sir.
4	Q. You were doing drugs together?
5	A. Yes, sir.
6	Q. You were selling drugs together?
7	A. Yes, sir.
8	Q. Y'all were having sex with each other?
9	A. Yes, sir.
10	Q. Very close. And at that time you were
11	getting in trouble a lot like you said?
12	A. Yes, sir.
13	Q. You were going to jail a lot?
14	A. Yes, sir.
15	Q. And shortly after well, Eugene hung out
16	with these other two people some, correct?
17	A. Yes, sir.
18	Q. And you hung out with Mr. Payne?
19	A. Yes, sir.
20	Q. Well, isn't it true that shortly after this
21	murder that Eugene Sanders just stopped associating with
22	you?
23	A. Yes, sir.
24	Q. Just dropped you?
25	A. No, I wouldn't say it just like that but,

yes, sir. 1 Yeah, he dropped you. And your feelings were 2 Q. hurt? 3 BY MR. McCOU: Is that a question, your 4 Honor? 5 BY THE COURT: That objection is sustained. 6 And your feelings were hurt, weren't they? 7 Q. Not really. Α. 8 Q. Not really? 9 Yes, sir. Α. 10 So in October you just decide, well, I'm Q. 11 gonna come forward. Had any type of people talk to you 12 about that murder before October 2017? 13 No. sir. I got incarcerated August 7th. Α. 14 do remember that date directly because it was my sister's 15 birthday, and when I went to jail it was for a trailer 16 and a car that I owned but they had said -- they didn't 17 say anything directly to me, but when I bonded out they 18 said I will see you soon, and that was the police 19 officer, so. 20 But nobody said anything that you were a 0. 21 suspect in this case, did they? 22 No, sir. Α. 23 And you just up in October decide you're Q. 24 going to turn yourself in and everybody else, right? 25

No, sir. I got locked up and then when I was 1 Α. in jail and safe, yes, that's when I did that. 2 In jail and safe? Q. 3 Yes, sir. Α. 4 You're gonna rat on yourself and rat on the Q. 5 other ones that had cut you out of their lives? 6 well, if sobeit. You know, that's the right Α. 7 thing to do. 8 Q. Right thing to do? 9 Yes, sir. Α. 10 You didn't have any motive to do that? Q. 11 No, sir, just to do the right thing. Α. 12 BY MR. GORE: I tender, your Honor. 13 BY THE COURT: Any redirect? 14 BY MR. McCOU: Yes, your Honor. 15 REDIRECT EXAMINATION BY MR. McCOU: 16 Ms. Miller, when you were being Q. 17 cross-examined by Attorney Gore, you mentioned being 18 safe. What did you mean by that? 19 Meaning as, you know, nothing could happen to 20 me if I was safe and nobody could get to me. You know, I 21 can tell what I got to tell. 22 Without any consequences from any of the Q. 23 people that were involved? 24 Yes, sir. Α. 25

Q. You were also asked about some of the prior charges that you had had, and I think you mentioned mainly property crimes.

When you spoke with the investigators about this

When you spoke with the investigators about this case, was that something that you took into consideration? Were you looking for any type of benefit for any past crimes or future crime?

- A. No, sir. I can talk. No, sir, I didn't because I had already got done with them charges. I have no felony on my record. Everything is dropped, you know what I'm saying. I either did my time, paid my fines or got bonded out, you know. I have nothing pending.
- Q. When this came about, the statement that they were referencing when asking you questions, you didn't go in with expectations to get --
  - A. No, sir.

- Q. And did any of the investigators convey any benefits that you could possibly receive?
  - A. No, sir.
- Q. You were asked about whether or not in your statement told the investigators that there was a camper out there. Do you recall even being asked about a camper in that statement?
  - A. No, sir, I don't.
  - Q. And you were also asked about whether or not

April Miller - Redirect you told them about possibly going to Gene Long's house. 1 Do you recall if they asked you about a Gene Long? 2 Α. No, sir, I don't recall. 3 Did Gene Long's name come up in any of the 4 Q. activities that involved this homicide? 5 No, sir. Α. 6 You were also asked why out of the four of Q. 7 you-all you were testifying and they were over here, and 8 you were specifically asked whether you were special or 9 what was special about you. To your knowledge, did any 10 of these three admit to doing anything that you know of? 11 Α. 12 Q. 13 14

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No, sir, not to my knowledge. I don't know.

- You were asked about some of the things that you may have done to secure drugs or get drugs. When you gave that statement in 2017 about what happened with the four of you-all, at that point were you seeking drugs or seeking to get drugs from giving that statement?
  - I was in jail when I gave that statement. Α.
- So just to be clear, were you seeking drugs Q. or giving a statement for drugs or anything in return?
- I probably was high from when I came in Α. No. but, no, sir, I wasn't seeking drugs then.
- And you also testified earlier that there are Q. some things about that time period and that day that you couldn't recall, but I believe you said in your statement

that you gave, if you said it then it's true? 1 If I said it then it's what it is, yes, sir. Α. 2 As of now I can't recall. 3 When you say if you said it it's true, so 4 0. when you told them that you-all planned the robbery and 5 that Sanders and Payne got out and you heard the gunshot, 6 are you saying that if you said it then that that's true 7 and that's what happened? 8 That's what I'm saying, yes, sir. 9 Α. BY MR. McCOU: No further questions. 10 BY MR. SANDERS: Your Honor, may we 11 approach briefly? 12 BY THE COURT: You may. 13 (THE FOLLOWING BENCH CONFERENCE WAS HAD 14 OUTSIDE THE HEARING OF THE JURY:) 15 BY MR. SANDERS: Your Honor, I think we may 16 need to proffer Mr. Simmons because she says that 17 she haven't been given any type of incentive to 18 testify today. I find that hard to believe. 19 She has not been charged. She's here 20 testifying. She's getting something out of it and 21 she says she's absolutely getting nothing. I don't 22 believe that --23 BY MR. McCOU: She was indicted. She has 24 been charged. And again, we've been up here 25

repeatedly on speculation. If there's something 1 that gives reason to believe or something you can 2 point to that's one thing, but just because you 3 believe something that's --4 BY MR. SANDERS: I ask to proffer counsel, 5 your Honor? 6 BY THE COURT: You can ask him. If he says 7 it's not true you can put that on the record if you 8 want to. I think we'll take a break now and go eat 9 lunch. 10 (BENCH CONFERENCE CONCLUDED.) 11 BY THE COURT: Ladies and gentlemen, we 12 will now take a recess for lunch. I'm gonna 13 dismiss you to go eat lunch, and please be back at 14 1 o'clock. This thing turns itself off. It's time 15 to go eat lunch. Please be back in the jury room 16 at 1 o'clock. 17 (THE JURY LEFT THE COURTROOM 11:46 A.M.) 18 BY THE COURT: What disposition is to be 19 made of the witness? Is she to remain here or 20 returned to Sunflower County? 21 BY MR. McCOU: She can be returned as far 22 as we're concerned, your Honor. 23 BY THE COURT: Is anybody else gonna need 24 her for the rest of the trial? 25

BY MR. LITTLETON: I'm sorry, I didn't hear
you, your Honor?
BY THE COURT: Does the witness need to be
retained in Washington County? She's apparently
incarcerated in Sunflower County.
BY MR. SIMMONS: No, your Honor. The
reason why she was in Sunflower County because she
actually it was for her safety. I think one of
the defendants was actually in Washington County,
so she's been in Sunflower County.
BY THE COURT: Does she need to be retained
in the courtroom for the does she need to be
retained here for further testimony?
BY MR. SIMMONS: If they're done with her
she can go back to Sunflower County.
BY MR. LITTLETON: We think so, your Honor.
BY THE COURT: All right. She should be
retained here and then we'll dismiss her later.
All right. We're in recess until 1 o'clock.
(LUNCH RECESS 11:47 A.M.)
BY THE COURT: You may proceed.
BY THE COURT: You may proceed. BY MS. RODGERS: Your Honor, we call Lisa
BY MS. RODGERS: Your Honor, we call Lisa